2 ORDINANCE 2022-20 - AN ORDINANCE OF THE CITY OF LAKE 3 WORTH BEACH. FLORIDA. AMENDING CHAPTER 23 "LAND 4 **DEVELOPMENT REGULATIONS," ARTICLE 3 "ZONING DISTRICTS,"** 5 **DIVISION 7 "PUBLIC DISTRICTS," SECTION 23.3-26 "P-PUBLIC" AND** 6 7 SECTION 23.3-27 "PROS – PUBLIC RECREATION AND OPEN SPACE," FOR CONSISTENCY WITH THE USE TABLES IN SECTION 23.3-6 AND 8 9 CLARIFYING THE APPROVAL PROCESS FOR USES IN THE PUBLIC DISTRICTS; AMENDING ARTICLE 3 "ZONING DISTRICTS," DIVISION 8 10 **"CONSERVATION** DISTRICT" SECTION 23.3-28 "С 11 CONSERVATION" FOR CONSISTENCY WITH THE USE TABLES IN 12 SECTION 23.3-6, CORRECTING A SCRIVENER'S ERROR AND 13 MODIFYING THE APPROVAL PROCESS TO REQUIRE CONDITIONAL 14 15 USE APPROVAL FOR NEW USES; AND AMENDING ARTICLE 3 "ZONING DISTRICTS." DIVISION 1 "GENERALLY" SECTION 23.3-6 16 "USE TABLES" BY REMOVING THE "P," "PROS" AND "C" ZONING 17 DISTRICTS FROM ALL USE CATEGORIES IN THE USE TABLE 18 EXCEPT FROM THE "TEMPORARY USES" CATEGORY; AND 19 PROVIDING FOR SEVERABILITY, CONFLICTS, CODIFICATION AND 20 AN EFFECTIVE DATE 21

WHEREAS, the City of Lake Worth Beach, Florida (the "City"), is a duly constituted
 municipality having such power and authority conferred upon it by the Florida Constitution
 and Chapter 166, Florida Statutes; and

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WHEREAS, as provided in Section 2(b), Article VIII of the Constitution of the State of Florida, and Section 166.021(1), Florida Statutes, the City of Lake Worth Beach (the "City"), enjoys all governmental, corporate, and proprietary powers necessary to conduct municipal government, perform municipal functions, and render municipal services, and may exercise any power for municipal purposes, except as expressly prohibited by law; and

WHEREAS, as provided in Section 166.021(3), Florida Statutes, the governing body of each municipality in the state has the power to enact legislation concerning any subject matter upon which the state legislature may act, except when expressly prohibited by law; and

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WHEREAS, the City wishes to amend Chapter 23 "Land Development Regulations,", Article 3 "Zoning Districts," Division 7 "Public Districts," Section 23.3-26 "P-Public," and Section 23.3-27 "PROS – Public Recreation and Open Space" for consistency with the use tables in Section 23.3-6 and clarifying the approval process for uses in the public districts; and

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45 **WHEREAS,** the City wishes to amend Chapter 23 "Land Development 46 Regulations,", Article 3 "Zoning Districts," Division 8 "Conservation District," Section 23.3-47 28 "C- Conservation," for consistency with the use tables in Section 23.3-6, correcting a 48 scrivener's error and modifying the approval process to require conditional use approval 49 for new uses; and

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51 **WHEREAS,** the City wishes to amend Chapter 23 "Land Development 52 Regulations,", Article 3 "Zoning Districts," Division 1 "Generally," Section 23.3-6 "Use 53 Tables," to remove the P, PROS, and C zoning districts from all use categories in the use 54 tables in this section except from the "Temporary Uses" category; and 55

56 **WHEREAS**, the Planning and Zoning Board, in its capacity as the local planning 57 agency, considered the proposed amendments at a duly advertised public hearing; and 58

59 **WHEREAS**, the Historic Resources Preservation Board, in its capacity as the local 60 planning agency, considered the proposed amendments at a duly advertised public 61 hearing; and

63 **WHEREAS,** the City Commission finds and declares that the adoption of this 64 ordinance is appropriate, and in the best interest of the health, safety and welfare of the 65 City, its residents and visitors.

## 67 NOW, THEREFORE, BE IT ORDAINED BY THE CITY COMMISSION OF THE 68 CITY OF LAKE WORTH BEACH, FLORIDA, that:

Section 1: The foregoing "WHEREAS" clauses are ratified and confirmed as
 being true and correct and are made a specific part of this ordinance as if set forth herein.

73 **Section 2:** Chapter 23 "Land Development Regulations,", Article 3 "Zoning 74 Districts," Division 7 "Public Districts," Section 23.3-26 "P- Public," is hereby amended to 75 read as follows:

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## 77 Sec. 23.3-26. P—Public.

- a) Intent. The "public district" designates locations for public schools and municipal facilities
   including City Hall, City Hall Annex, Lake Worth Public Library, Pine Crest Cemetery and
   the reclaimed landfill site at the southern city limits. It also provides for publicly owned utility
   facilities. Because of the diverse variety of uses permitted in the "public district" and the
   mapping of the district throughout the city, all uses are permitted as conditional uses. The
   P public district implements the P public land use category of the Lake Worth
   Comprehensive Plan.
- b) Use restrictions. Uses permitted by right and as conditional uses shall be subject to the
   applicable provisions of Article 4, Development Standards. Refer to the permitted use table
   at section 23.3-6 for a complete list of uses.
  - 1. *Principal uses permitted by right in P public district.* No uses are permitted by right in the P public district. All <u>principal</u> uses shall be subject to conditional use review.
  - 2. Principal uses permitted as <del>either</del> administrative or conditional uses in P public district.
- 92 A. Office <u>uses</u> low to high intensity.
  - B. Institutional <u>uses</u> low to high intensity.
    - C. Public <u>uses, including recreational facilities</u> low to high intensity.
- 95D. Cultural & Artisanal uses, including radio and television broadcasting studios &<br/>assembly uses such as a performing arts theater low to high intensity.96assembly uses such as a performing arts theater low to high intensity.

|  |    |  |  | Pg.3, Ord. 2022-20  |
|--|----|--|--|---|
| 97                                     |    |  |  | ehicular & Industrial uses in support of governmental & school/educational  |
| 98<br>99                               |    |  |  | perations, including warehouse (indoor storage) and repair and maintenance cilities - low to high intensity.  |
| 100                                    |    |  | <u>F</u> . <del>D.</del> H                             | eavy utility facilities.  |
| 101                                    |    |  | <u>G</u> <del>⊑.</del> .                               | Light utility facilities.   |
| 102                                    |    |  | <u>H</u> . <del>F.</del> M                             | arinas.   |
| 103                                    |    |  | <u>I.<del>G.</del> P</u>                               | ower plants generation facilities & substations.  |
| 104                                    |    |  | <u>J</u> . <del>H.</del> P                             | ublic safety facilities, including fire stations and police stations.   |
| 105                                    |    |  | <u>K</u> . <del>I</del> . N                            | ater towers.  |
| 106                                    |    |  | <u>L</u> . <del>J.</del> E                             | ssential services.  |
| 107                                    |    |  | <u>M</u> . <del>K.</del>                               | Communication towers.   |
| 108                                    |    |  | <del>L. R</del>  | adio and television broadcasting studios  |
| 109                                    |    |  | <u>N. C</u>  | emetery   |
| 110<br>111                             |    |  |  | ommunity facilities such as community centers, nature centers, community ardens, libraries, museums, and ballroom, banquet, and meeting rooms.  |
| 112                                    |    |  | <u>P. O</u>  | utdoor Markets & Mobile Food Vending Courts   |
| 113<br>114<br>115<br>116               |    | 3.                                       | <i>distric</i><br>includ                               | sory uses permitted as either administrative or conditional uses in P public<br>t. Any use accessory to and customarily incidental to a <u>permitted</u> principal use,<br><u>ng commercial, retail and educational uses,</u> permitted as either an<br>istrative <u>if less than 2,500 sf</u> , or <u>as a</u> conditional use <u>if greater than 2,500 sf</u> .   |
| 117<br>118<br>119<br>120<br>121<br>122 | c) | resider<br>with the<br>as set<br>to conc | <i>itial use</i><br>e term "<br>forth be<br>ditional u | regulations for P public district sites which lie adjacent to land zoned for<br>. P public district sites which lie adjacent to any parcel zoned with a district<br>residential" in its name shall be subject to minimum development regulations<br>low, or by higher development regulations if determined necessary pursuant<br>use review and approval. All new public buildings shall use green/sustainable<br>and obtain LEED certification. |
| 123                                    |    | 1.                                       | Minim  | um lot dimension for P public district.   |
| 124                                    |    |  | A. M   | inimum lot area: Six thousand five hundred (6,500) square feet.   |
| 125                                    |    |  | B. M   | inimum lot width: Fifty (50) feet.  |
| 126                                    |    | 2.                                       | Maxin  | num height of buildings in P public district.   |
| 127                                    |    |  | A. P   | incipal building: Sixty-five (65) feet.   |
| 128                                    |    |  | B. G   | arages and other accessory buildings: Twenty-five (25) feet.  |
| 129                                    |    | 3.                                       | Minim  | um setbacks for building in P public district.  |
| 130                                    |    |  | A. M   | inimum front setback: Twenty (20) feet.   |
| 131                                    |    |  | B. M   | inimum side setback:  |
| 132                                    |    |  | (1   | ) From street side lot lines: Twenty (20) feet.   |
| 133<br>134                             |    |  | (2   | ) From interior side lot lines adjacent to land zoned in any district other than a district with the term "residential" in its name: none.  |
| 135<br>136                             |    |  | (3   | ) From interior side lot lines adjacent to land zoned in any district with the term "residential" in its name: Ten (10) feet.   |
| 137                                    |    |  | C. M   | inimum rear setback: Ten (10) feet.   |

- 138D.Buildings in excess of thirty-five (35) feet in height shall provide an additional139front and rear setback of between eight (8) and twelve (12) feet to the minimum140required front and rear setbacks.
- 141 4. *Floor area ratio.* The maximum FAR is 2.0.
- 1425.Maximum impermeable surface for use in P public district. The maximum permitted143impermeable surface for nonresidential uses in the P public district shall be sixty-144five (65) percent.
- d) Development regulations for P public district sites which do not lie adjacent to land zoned
   for residential use. P public district sites which do not lie adjacent to any parcel zoned with
   a district with the term "residential" in its name shall be subject to minimum development
   regulations as set forth in the most restrictive adjacent district.
- e) Supplemental regulations for the P public district. Uses permitted by right and uses
   permitted as either administrative or conditional <u>All</u> uses shall be subject to applicable
   provisions of Article 4, Development Standards.
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153 <u>Section 3:</u> Chapter 23 "Land Development Regulations,", Article 3 "Zoning 154 Districts," Division 7 "Public Districts," Section 23.3-27 "PROS—Public recreation and 155 open space," is hereby amended to read as follows:

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## 157 Sec. 23.3-27. PROS—Public recreation and open space.

- a) *Intent*. The public recreation and open space district designates locations for parks and
   other outdoor open space areas intended for active and passive use. The district
   implements the public recreation and open space land use category in the Lake Worth
   Comprehensive Plan.
- b) Use restrictions. Uses permitted by right and as conditional uses shall be subject to the
   applicable provisions of Article 4, Development Standards. Refer to the permitted use table
   at section 23.3-6 for a complete list of uses.
- 165 1. Principal uses permitted by right in PROS district.
  - A. Parks and other outdoor open space areas intended for passive use.
- 167 B. Essential services.
- 168 2. Principal uses permitted as <del>either administrative or</del> conditional uses.
  - A. Public <u>uses</u> medium to high intensity.
  - B. Institutional <u>uses</u> medium to high intensity.
- 171 <u>C. Cemetery.</u>
- 172 D. Gymnastic studios / training facilities & gym/studio for dance or fitness
- 173 E. Ballroom, banquet and meeting rooms
- 174 <u>F. Governmental Administrative Office</u>
- 1763. Accessory uses permitted by right. Any use accessory to and customarily incidental177to a principal use permitted by right.
- 1784.Accessory uses permitted as either administrative or conditional uses in PROS179district. Any use accessory to and customarily incidental to a principal use permitted

|            |  |   | Pg.5, Ord. 2022-20   |  |  |  |  |  |
|------------|--|---|--|--|--|--|--|--|
| 180        |  |   | as a conditional use shall be permitted as either an administrative use if less than   |  |  |  |  |  |
| 181<br>182 |  |   | 2,500 sf, or as a conditional use if greater than 2,500 sf.  |  |  |  |  |  |
| 183        | c)   | Development regulations.  |  |  |  |  |  |  |
| 184        |  | 1.  | Height: Thirty-five (35) feet.   |  |  |  |  |  |
| 185        |  | 2.  | Setback: Twenty (20) feet from all lot lines.  |  |  |  |  |  |
| 186        |  | 3.  | Floor area ratio: Maximum FAR of 0.1.  |  |  |  |  |  |
| 187        |  |   |  |  |  |  |  |  |
| 188        | Die  | Section 4: Chapter 23 "Land Development Regulations,", Article 3 "Zoning  |  |  |  |  |  |  |
| 189<br>190 |  | stricts," Division 8 "Conservation District," Section .3-28 "C—Conservation," is hereby ended to read as follows: |  |  |  |  |  |  |
| 191        |  |   |  |  |  |  |  |  |
| 192        | Sec  | c. 23.3-2   | 8. C—Conservation.   |  |  |  |  |  |
| 193        | a)   | Intent.   | The C conservation district is intended to provide standards for the protection and  |  |  |  |  |  |
| 194<br>105 | 4 preservation of areas having natural beauty and to mitigate the effects of developme |   |  |  |  |  |  |  |
| 195<br>196 |  |   | ed status in order to ensure that natural features or biota are safeguarded. A   |  |  |  |  |  |
| 197        |  | conser  | vation area may be a nature reserve, a park, a land reclamation project or other area.   |  |  |  |  |  |
| 198<br>100 | b)   | Use restrictions. Uses permitted by right and as either administrative or conditional uses shall                  |  |  |  |  |  |  |
| 199<br>200 |  |   | be subject to the applicable provisions of Article 4, Development Standards. Refer to the permitted use table at section 23.3-6 for a complete list of uses. |  |  |  |  |  |
| 201        |  | 1.  | Permitted uses by right. No uses are permitted by right in the <u>C – conservation</u>   |  |  |  |  |  |
| 202        |  |   | district. P public district. All uses shall be subject to conditional use review.  |  |  |  |  |  |
| 203        |  | 2.  | Principal uUses permitted as either administrative or conditional uses.  |  |  |  |  |  |
| 204        |  |   | A. Botanical research and education.   |  |  |  |  |  |
| 205        |  |   | B. Marine uses, kayak, canoe and other non-motorized watercraft.   |  |  |  |  |  |
| 206        |  |   | C. Marine research and education.  |  |  |  |  |  |
| 207        |  |   | D. Marinas and associated uses.  |  |  |  |  |  |
| 208        |  |   | E. Limited dockage.  |  |  |  |  |  |
| 209        |  |   | F. Nature, foot and bicycle trails.  |  |  |  |  |  |
| 210        |  |   | G. Public and private nature preserves.  |  |  |  |  |  |
| 211        |  |   | H. Public parks.   |  |  |  |  |  |
| 212        |  |   | I. Water conservation areas, reservoirs and control structures.  |  |  |  |  |  |
| 213        |  |   | J. Accessory structures not exceeding five hundred (500) square feet.  |  |  |  |  |  |
| 214<br>215 |  |   | K. Accessory uses in support of the intent of the district that facilitate public access<br>to the conservation area, including nature and welcome centers.  |  |  |  |  |  |
| 216        | c)   | Prohibited uses. The following uses are prohibited in the CON conservation district:                              |  |  |  |  |  |  |
| 217<br>218 |  | 1.  | Wheeled or tracked vehicles, prop (agitation) dredging and airboats are prohibited.<br>Government and emergency vehicles are exempt.                         |  |  |  |  |  |
| 219        |  | 2.  | Any use which has an adverse impact upon the habitat, bird roosting areas,   |  |  |  |  |  |
| 220        |  |   | archaeological sites, endangered or threatened wildlife species causing the  |  |  |  |  |  |
|            |  |   |  |  |  |  |  |  |

- 221 deterioration of the habitat, physical alteration of the environment, or prohibiting the 222 propagation or causing the extermination thereof is prohibited.
- 223 d) Development regulations.
- 1. Height: Thirty-five (35) feet.
  - 2. Setback: Twenty (20) feet from all lot lines.
- 225 226 227

228 <u>Section 5:</u> Chapter 23 "Land Development Regulations,", Article 3 "Zoning 229 Districts," Division 1 "Generally," Section 23.3-6 "Use Tables," is hereby amended to 230 remove the P, PROS, and C zoning districts from all use categories in the use tables 231 except from the "Temporary Uses" category.

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234 <u>Section 6:</u> <u>Severability</u>. If any section, subsection, sentence, clause, phrase or 235 portion of this Ordinance is for any reason held invalid or unconstitutional by any court of 236 competent jurisdiction, such portion shall be deemed a separate, distinct, and 237 independent provision, and such holding shall not affect the validity of the remaining 238 portions thereof.

240 **Section 7:** <u>Repeal of Laws in Conflict</u>. All ordinances or parts of ordinances in 241 conflict herewith are hereby repealed to the extent of such conflict.

243 **Section 8:** Codification. The sections of the ordinance may be made a part of 244 the City Code of Laws and ordinances and may be re-numbered or re-lettered to 245 accomplish such, and the word "ordinance" may be changed to "section", "division", or 246 any other appropriate word.

248 **Section 9:** Effective Date. This ordinance shall become effective 10 days after 249 passage.

The passage of this ordinance on first reading was moved by
\_\_\_\_\_\_, seconded by \_\_\_\_\_\_, and upon
being put to a vote, the vote was as follows:

- 255 Mayor Betty Resch
- 256 Vice Mayor Christopher McVoy
- 257 Commissioner Sarah Malega
- 258 Commissioner Kimberly Stokes
- 259 Commissioner Reinaldo Diaz
- The Mayor thereupon declared this ordinance duly passed on first reading on the day of \_\_\_\_\_\_, 2022.
- 263
  264
  265 The passage of this ordinance on second reading was moved by
  266 \_\_\_\_\_\_, seconded by \_\_\_\_\_, and upon being put to a vote,
  267 the vote was as follows:

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|------------|---|
| 268<br>269 | Mayor Betty Resch   |
| 209        | Vice Mayor Christopher McVoy  |
| 270        | Commissioner Sarah Malega   |
| 272        | Commissioner Kimberly Stokes  |
| 273        | Commissioner Reinaldo Diaz  |
| 274        |   |
| 275        | The Mayor thereupon declared this ordinance duly passed on the day of |
| 276        | , 2022.   |
| 277        |   |
| 278        | LAKE WORTH BEACH CITY COMMISSION                                      |
| 279        |   |
| 280        |   |
| 281        | By:   |
| 282        | Betty Resch, Mayor  |
| 283        |   |
| 284        | ATTEST:   |
| 285        |   |
| 286        |   |
| 287        | Maliaza Ann Course, City Clark  |
| 288        | Melissa Ann Coyne, City Clerk   |
| 289        |   |